

PATENT
AVAN/001109**REMARKS**

This is intended as a full and complete response to the Office Action mailed on February 10, 2005. Claims 1-22 were examined. The Examiner rejected claims 1-2 and 14 under 35 U.S.C. § 102(b) as anticipated by Chang (U.S. Patent No. 5,153,380), claims 8-11 under 35 U.S.C. § 103(a) as being obvious in view of Chang, claims 6-7, 12-13 and 15-21 under 35 U.S.C. § 103(a) as being obvious in view of Chang in combination with Shu (U.S. Patent No. 4,567,318) and claim 22 under 35 U.S.C. § 103(a) as being obvious in view of Loh (U.S. Patent No. 5,153,380) in combination with Chang. In addition, the Examiner indicated that claims 3-5 recite allowable subject matter and objected to claims 2, 20 and 22 for certain informalities.

Objections to Claims

The Examiner objected to claims 2, 20 and 22 for certain informalities. Applicant is amending claims 2 and 20 to cure those informalities and is canceling claim 22. Applicant therefore respectfully requests that the objections to the claims be withdrawn.

Rejections under § 102(b) and 103(a)

Applicant is amending claim 1 to include the limitations of original claim 3, which the Examiner indicated recites allowable subject matter. For this reason, Applicant respectfully submits that amended claim 1 and claims 2 and 4-7, dependent thereon, are in condition for allowance and requests withdrawal of all §102(b) and §103(a) rejections of these claims.

Claim 14, as amended, recites the limitations of a module housing having a cavity, where the lid and the module housing are held together when a portion of the lid enters into the cavity with a holding pressure point that interlocks the lid and the module housing. While Applicant

PATENT
AVAN/001109

agrees that Chang teaches that a lid and a module housing may be sealed when the knife-shaped edge of the module housing bites into a bottom surface of the lid and that the lid and module housing may be held together by bending a portion of an interior wall of the housing module over a top edge of the lid, neither Chang nor any of the cited references teaches or suggests the holding mechanism recited in amended claim 14. More specifically, neither Chang nor any of the other cited references teaches or suggests a module housing with a cavity or that a portion of the lid may enter that cavity to create a holding pressure point that interlocks the lid and the module housing when the lid is pressed upon the module housing.

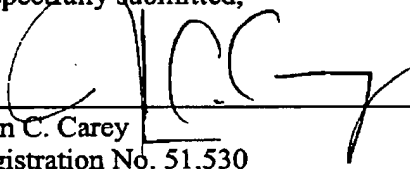
As the foregoing illustrates, Chang fails to teach or suggest each and every limitation of amended claim 14 and therefore cannot anticipate this claim. Further, since neither Shu nor Loh cures the deficiencies of Chang, no individual cited reference nor any combination of cited references can render amended claim 14 obvious. For these reasons, Applicant respectfully submits that amended claim 14 and claims 15-21 and 22-26, dependent thereon, are in condition for allowance and requests withdrawal of all §102(b) and §103(a) rejections of these claims.

PATENT
AVAN/001109

CONCLUSION

Having addressed all issues set out in the Office Action mailed on February 10, 2005, Applicant respectfully submits that the pending claims are in condition for allowance and requests that these claims be allowed. If the Examiner has any questions, please contact the Applicant's undersigned representative at the number provided below.

Respectfully submitted,



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